


Statement of Additional Material Facts to which there Exists Genuine Issues of Disputed Fact Pursuant to Local Rule 56.1(b) as Exhibit B (Doc. 65-2, pp. 11-12), which is the May 20, 2019 Letter sent to Plaintiff;

4. Exhibit D to Defendant's Statement of Additional Material Facts to which there Exists Genuine Issues of Disputed Fact Pursuant to Local Rule 56.1(b), which is the Transcript of the Deposition of Plaintiff Menachem Adler from February 15, 2021 and Exhibits 1-8 (Doc. 65-4);

5. Exhibit E to Defendant's Statement of Additional Material Facts to which there Exists Genuine Issues of Disputed Fact Pursuant to Local Rule 56.1(b), which is the Transcript of a May 28, 2019 Call Recording (Doc. 65-5); and

6. Exhibit G to Defendant's Statement of Additional Material Facts to which there Exists Genuine Issues of Disputed Fact Pursuant to Local Rule 56.1(b), which is a copy of Defendant's May 29, 2021 letter that was sent to Plaintiff. (Doc. 65-7).

White Plains, NY
June 16, 2021

SO ORDERED

KENNETH M. KARAS U.S.D.J.